UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
IN RE: GOOGLE DIGITAL ADVERTISING ANTITRUST LITIGATION	21-md-3010 (PKC)
THIS DOCUMENT RELATES TO:	
SPX Total Body Fitness LLC, d/b/a The Studio Empower, on behalf of itself and all others similarly situated,	1:21-cv-06870-PKC
Plaintiff,	
and	
SKINNYSCHOOL LLC d/b/a MARIA MARQUES FITNESS and MINT ROSE DAY SPA LLC, on behalf of themselves and all others similarly situated,	1:21-cv-07045-PKC
Plaintiffs,	JURY TRIAL DEMANDED
vs.	
GOOGLE LLC,	
Defendant.	

PLAINTIFFS' MOTION FOR LEAVE TO FILE THE CONSOLIDATED AMENDED CLASS ACTION COMPLAINT UNDER SEAL

Pursuant to this Court's Individual Practice No. 5, SPX Total Body Fitness LLC, d/b/a The Studio Empower ("SPX"), Mint Rose Day Spa LLC.("Mint Rose") and SkinnySchool LLC., d/b/a Maria Marques Fitness ("SkinnySchool") (the "Plaintiffs") file this Motion for Leave to File the Unredacted Consolidated Amended Class Action Complaint Under Seal. Along with the unredacted version of the Consolidated Amended Class Action Complaint (Exhibit A), Plaintiffa

provide, to be publicly filed, proposed redactions that are consistent with the Court's prior

guidance in this case to the best of their ability.

In accordance with Individual Practices Rule 5B(iii), the Plaintiffs are filing the Consolidated

Amended Class Action Complaint with redactions. Simultaneously, the Plaintiff are also filing, as

an Exhibit A to this Motion, the unredacted Consolidated Amended Class Action Complaint with

proposed redactions highlighted in yellow. Out of an abundance of caution, the publicly filed

redacted version of the Consolidated Amended Class Action Complaint redacts all items that were

produced by Google, LLC, designated under the Protective Order. ECF No. 297. Plaintiffs believe

they are required to file such information under seal but that Google must justify its remaining

under seal. Plaintiffs believe that any questions about whether information should remain under

seal should be resolved in favor of public access. See Bernstein v. Bernstein Litowitz Berger &

Grossmann LLP, 814 F.3d 132, 142 (2nd Cir. 2016); Bronx Conservatory of Music, Inc. v. Kwoka,

2021 WL 2850632 (S.D.N.Y. July 8, 2021) ("[I]t is well-settled that generalized concerns of

adverse publicity and reputational injury ... cannot justify an order sealing a core judicial

document."). As a result, Plaintiffs believe that Google and other affected entities should be

required to show cause in writing, by December 16, 2022 (two weeks from the date of this Motion),

why the Consolidated Amended Class Action Complaint ought not be publicly filed in unredacted

form.

Dated: December 2, 2022

Respectfully submitted,

By: <u>/s/ Fred T. Isquith Sr.</u>

Fred T. Isquith Sr

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